

The Orissa Gazette



EXTRAORDINARY
PUBLISHED BY AUTHORITY

No. 126 CUTTACK, THURSDAY, JANUARY 28, 2010/MAGHA 8, 1931

WOMEN & CHILD DEVELOPMENT DEPARTMENT

NOTIFICATION

The 21st January 2010

No. 1411—J.J.-Cell-50/2006-(pt.)-WCD.—In pursuance of sub-sections (1) and (2) of Section 4 of the Juvenile Justice (Care and Protection of Children) Act, 2000, read with Rule 3 of the Juvenile Justice (Care and Protection of Children) Orissa Rule, 2002, the State Government do hereby reconstitute the Juvenile Justice Board in the districts of Keonjhar, Khurda, Sundargarh in the following manner for exercising the powers and discharging the duties conferred or imposed in such Boards in relation to Juveniles in conflict with law under the above mentioned Act & Rule.

Name of the District	Constitution of the Juvenile Justice Board	
Keonjhar	1. Chief Judicial Magistrate, Keonjhar 2. Smt. Kusum Mahapatra, Prakalpa, Gouratotasaki, P.O./Dist. Keonjhar-758002 3. Shri Bharat Ch. Sahoo, C/o Kanhei Nivas, At/P.O. Dhakotha, Dist. Keonjhar	.. Principal Magistrate .. Member .. Member
Bhadrak	1. Chief Judicial Magistrate, Bhadrak 2. Shri Ranjan Ku. Mohanty, At/P.O. Susua, Via Arnapal, Dist. Bhadrak 3. Miss Lalita Sahoo, At Jaganathpur, P. O. Bhadrak	.. Principal Magistrate .. Member .. Member
Khurda	1. Chief Judicial Magistrate, Khurda 2. Smt. Anuradha Mohanty, Co-ordinator, PECUC, VII-M/13, Sailashree Vihar, Bhubaneswar-21 3. Shri Kodanadapani Baral, Secretary (Finance), VJSS, At Saradhapur, P. O. Garhsanput, Via Bajapur, Dist. Khurda	.. Principal Magistrate .. Member .. Member
Sundargarh	1. Chief Judicial Magistrate, Sundargarh 2. Shri Ram Chandra Behera, Social Worker, HIG-B-157, Phase-III, Stage-B, Chhend, Rourkela-769015 3. Smt. Sachala Panda, Women Social Worker, C-253, Fertilizer Township, Sector-22, Rourkela-7	.. Principal Magistrate .. Member .. Member

2. The Board shall meet at such times and shall observe such rules and procedure in regard to the transaction of business at its meetings as prescribed under J.J. Rules.

3. The appointment of any Member of the Board may be terminated after holding inquiry, by the State Government, if—

- (i) he/she has been found guilty of misuse of power vested under this Act;
- (ii) he/she has been convicted of an offence involving moral turpitude and such conviction has not been reversed or he/she has not been granted full pardon in respect of such offence;
- (iii) he/she fails to attend the proceedings of the Board for consecutive three months without any valid reason or he/she fails to attend less than three-fourth of the sitting in a year.

4. The Board shall have tenure of three years and the appointment of the members shall be co-terminus with the tenure of the Board.

G. V. V. SARMA
Commissioner-cum-Secretary to Government